SENATE BILL No. 293

DIGEST OF INTRODUCED BILL

Citations Affected: IC 27-10-2; 7IC 35-33-8.

Synopsis: Bail. Makes changes to the Indiana bail law concerning: (1) notices to sureties and bond agents; (2) circumstances under which a cause is determined; (3) failure to appear; and (4) substitution of bail for deposits. Specifies that a court may require a defendant admitted to bail to execute a bail bond written by an insurer (instead of being executed with sufficient solvent sureties). Removes a provision that allows a court admitting a defendant to bail to require the defendant to post a real estate bond. Makes other changes.

Effective: July 1, 2010.

Waterman

January 11, 2010, read first time and referred to Committee on Corrections, Criminal, and Civil Matters.





Second Regular Session 116th General Assembly (2010)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in this style type. Also, the word NEW will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in this style type or this style type reconciles conflicts between statutes enacted by the 2009 Regular and Special Sessions of the General Assembly.

SENATE BILL No. 293

A BILL FOR AN ACT to amend the Indiana Code concerning criminal law and procedure.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 27-10-2-3 IS AMENDED TO READ AS
2	FOLLOWS [EFFECTIVE JULY 1, 2010]: Sec. 3. (a) An undertaking
3	is valid if it states:
4	(1) the court where the defendant is to appear;
5	(2) the amount of the bail; and

- (2) the amount of the bail; and
- (3) that it was made before an official legally authorized to take the bond.
- (b) A surety remains liable on an undertaking despite:
- (1) any lack of the surety's qualifications as required by section 4 of this chapter;
 - (2) any other agreement that is expressed in the undertaking;
- (3) any failure of the defendant to join in the undertaking; or
 - (4) any other defect of form or record, or any other irregularity, except as to matters covered by subsection (a).
- (c) Any undertaking written after August 31, 1985, shall expire thirty-six (36) months after it is posted for the release of a defendant from custody. This section does not apply to cases in which a bond has



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1	been declared to be forfeited or in which the defendant is a fugitive
2	from the jurisdiction after thirty-six (36) months. and the surety and
3	bail agent have been notified as described in section 12 of this
4	chapter.
5	SECTION 2. IC 27-10-2-4 IS AMENDED TO READ AS
6	FOLLOWS [EFFECTIVE JULY 1, 2010]: Sec. 4. Every surety for the
7	release of a person on bail under this chapter or IC 35-33-8-3.2(a)(2)
8	shall be qualified as:
9	(1) an insurer as defined and meeting the qualifications prescribed
.0	in IC 27-1-5-1, and represented by a bail agent as defined in and
.1	meeting the qualifications prescribed in this article; or
2	(2) a person who:
3	(A) has reached the age of eighteen (18) years;
4	(B) is a citizen of the United States;
.5	(C) has been a bona fide resident of Indiana for at least one (1)
6	year immediately preceding the execution of the bond;
.7	(D) is related to the person for whom release on bail is sought
8	within the third degree of affinity; and
9	(E) owns real or tangible personal property in Indiana with a
20	net asset value that is acceptable to the proper authority
21	approving the bond.
22	SECTION 3. IC 27-10-2-8 IS AMENDED TO READ AS
23	FOLLOWS [EFFECTIVE JULY 1, 2010]: Sec. 8. (a) The court shall
24	give the bail agent or insurer legal written notice of the defendant's
25	trial or hearing for purposes of entering a plea at least seventy-two
26	(72) hours before the defendant's appearance is required unless the
27	appearance is scheduled within seventy-two (72) hours from the
28	execution of the bond.
29	(b) The defendant's failure to appear constitutes a breach of the
30	undertaking. The court before which the cause is pending shall make
31	a record of the breach at which time section 12 of this chapter then
32	applies.
33	SECTION 4. IC 27-10-2-10, AS AMENDED BY P.L.2-2005,
4	SECTION 73, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
55	JULY 1, 2010]: Sec. 10. (a) Recognizances for the appearance of
66	prisoners shall in all cases and in all courts be in writing, be taken with
37	at least one (1) resident freehold surety or be secured by a surety
8	company, and be substantially in the following form:
19	STATE OF INDIANA)
10) SS:
1	COUNTY OF)
12	State of Indiana.



1	VS.
2	John Doe
3	We, A B and C D, jointly and severally acknowledge ourselves bound
4	to the state of Indiana in dollars. If A B (the prisoner) shall
5	appear on the day of, 20, in the
6	court, to answer a charge of (here state the offense) and from day to day
7	and from term to term thereof, and abide the order of the court until the
8	cause is determined and not depart therefrom without leave, then this
9	recognizance shall be void, else to remain in full force.
10	If the above named defendant does not appear at any time fixed in this
11	bond, the court shall order CD (the surety) to produce the defendant.
12	The court shall mail notice of this order to CD, the surety at
13	and in county and state of
14	Indiana. If the surety does not produce the defendant, and does not pay
15	all costs and late surrender fees in compliance with IC 27-10-2-12, the
16	court shall, three hundred sixty-five (365) days after the mailing of the
17	above notice to the surety, declare the bond forfeited, enter judgment
18	forthwith against the surety, and certify the judgment to the clerk for
19	record. Such forfeiture shall be without pleadings and without change
20	of judge or change of venue. The obligors on such bond may appeal to
21	the ruling of the court and appeal to the court of appeals as in other
22	civil cases, and on appeal the evidence may be reviewed. Execution
23	shall issue forthwith to the sheriff against the properties of each of us
24	to be levied as other executions are levied.
25	Witness our hand and seals this day of, 20
26	A B(SEAL)
27	C D (SEAL)
28	taken and approved this day of, 20
29	(Officer taking gyraty)
30 31	(Officer taking surety) Affidavits shall be taken from each personal surety substantially
32	as follows:
33	State of Indiana)
34	County of)
35	I, C D, being duly sworn, on oath say, that I am worth in my personal
36	rights and name, over and above all debts and liabilities of any and
37	every kind, not less than dollars, and that I possess real estate
38	in my own name, located in the above-named county, which is worth
39	over and above all encumbrances and liens, more than dollars;
40	that I am surety on the following recognizance bonds and none other,
41	aggregating the total amount of to-wit: (Here name bonds
12	and amounts, if any) And that I am not surety on any



1	recognizance bond of any kind in any court which bond has been
2	forfeited which judgment remains unpaid.
3	C D (SEAL)
4	Subscribed and sworn to before me, this day of,
5	20
6	
7	(Officer administering oath)
8	(b) Printed forms of the above bonds shall be kept by all clerks of
9	court that are authorized by law to admit prisoners to bail and shall be
0	supplied by the clerks to sheriffs.
11	(c) For the purposes of this article, a cause is determined when a:
12	(1) judgment of conviction or acquittal is entered; for a
13	misdemeanor;
14	(2) judgment is withheld; in a misdemeanor case;
15	(3) judgment of acquittal is entered in a felony case;
16	(4) sentence is imposed in a felony case; or
17	(5) (3) defendant has been ordered or admitted to a diversion
18	program.
19	SECTION 5. IC 27-10-2-12 IS AMENDED TO READ AS
20	FOLLOWS [EFFECTIVE JULY 1, 2010]: Sec. 12. (a) Only if a
21	defendant does not appear as provided in the bond:
22	(1) the court shall:
23	(A) issue a warrant for the defendant's arrest; and
24	(B) order the bail agent and the surety to surrender the
25	defendant to the court immediately;
26	(2) the clerk shall, less than thirty (30) days after the
27	defendant's failure to appear, mail notice of the order to both:
28	(A) the bail agent; and
29	(B) the surety;
30	at each of the addresses indicated in the bonds; and
31 32	(3) if the defendant later is arrested or otherwise appears:
33	(A) the court shall order that the surety be released from the bond; and
, s 34	(B) after the court issues an order under clause (A), the
35	surety's original undertaking shall be reinstated if the surety
36	files a written request for the reinstatement of the undertaking
37	with the court.
38	This subsection may not be construed to prevent a court from revoking
39	or resetting bail.
10	(b) The bail agent or surety must:
11	(1) produce the defendant; or
12	(2) prove within three hundred sixty-five (365) days:
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1	(A) that the appearance of the defendant was prevented:
2	(i) by the defendant's illness or death;
3	(ii) because the defendant was at the scheduled time of
4	appearance or currently is in the custody of the United
5	States, a state, or a political subdivision of the United States
6	or a state; or
7	(iii) because the required notice was not given; or
8	(iv) because authorities have failed or refused to
9	extradite the defendant, through evidence satisfactory to
10	the court; and
11	(B) the defendant's absence was not with the consent or
12	connivance of the sureties.
13	(c) If the bail agent or surety does not comply with the terms of
14	subsection (b) within one hundred twenty (120) days after the mailing
15	of the notice required under subsection (a)(2), a late surrender fee shall
16	be assessed against the bail agent or surety as follows:
17	(1) If compliance occurs more than one hundred twenty (120)
18	days but not more than one hundred eighty (180) days after the
19	mailing of notice, the late surrender fee is twenty percent (20%)
20	of the face value of the bond.
21	(2) If compliance occurs more than one hundred eighty (180) days
22	but not more than two hundred ten (210) days after the mailing of
23	notice, the late surrender fee is thirty percent (30%) of the face
24	value of the bond.
25	(3) If compliance occurs more than two hundred ten (210) days
26	but not more than two hundred forty (240) days after the mailing
27	of notice, the late surrender fee is fifty percent (50%) of the face
28	value of the bond.
29	(4) If compliance occurs more than two hundred forty (240) days
30	but not more than three hundred sixty-five (365) days after the
31	mailing of notice, the late surrender fee is eighty percent (80%)
32	of the face value of the bond.
33	(5) If the bail agent or surety does not comply with the terms of
34	subsection (b) within three hundred sixty-five (365) days of the
35	mailing of notice required under subsection (a)(2), the late
36	surrender fee is eighty percent (80%) of the face value of the
37	bond.
38	All late surrender fees are due as of the date of compliance with
39	subsection (b) or three hundred sixty-five (365) days after the mailing
40	of notice required under subsection (a)(2), whichever is earlier, and
41	shall be paid by the surety when due. If the surety fails to pay, then the
42	late surrender fees shall be paid by the commissioner as provided in



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- (d) If the bail agent or surety does not comply with the terms of subsection (b) within three hundred sixty-five (365) days of the mailing of notice required by subsection (a)(2), the court shall declare forfeited an amount equal to twenty percent (20%) of the face value of the bond. The court shall immediately enter judgment on the forfeiture, without pleadings and without change of judge or change of venue, and assess against the bail agent or surety all actual costs resulting from the defendant's failure to appear. These costs include jury fees, witness fees, and any other documented costs incurred by the court.
- (e) Proceedings relative to the bond, forfeiture of a bond, judgment on the forfeiture, execution of judgment, or stay of proceedings shall be in the court in which the bond was posted. Costs and late surrender fee assessed against a bail agent or surety under subsection (c) shall be satisfied without further order of the court as provided in subsection (f). The court may waive the late surrender fee or extend the period for payment beyond the statutorily permitted period, or both, if the following conditions are met:
 - (1) A written request is filed with the court and the prosecutor.
 - (2) The surety or bail agent provides evidence satisfactory to the court that diligent efforts were made to locate the defendant.
- (f) In the case of an insurer, if the fees, costs, or judgment is not paid, then the clerk shall mail the notice to the commissioner. The commissioner shall:
 - (1) within ten (10) days of receipt of the notice forward a copy by certified mail to the insurer;
 - (2) forty-five (45) days after receipt of the notice from the clerk, if the commissioner has not been notified by the clerk that the fees or judgment or both have been paid, pay the late surrender fee assessment, costs, and any judgment of forfeiture ordered by the court from funds the insurer has on deposit with the department of insurance;
 - (3) upon paying the assessment, costs, and judgment, if any, from funds on deposit, immediately revoke the license of the insurer, if the satisfaction causes the deposit remaining to be less than the amount required by this article; and
 - (4) within ten (10) days after revoking a license, notify the insurer and the insurer's agents and the clerk of each county in Indiana of the revocation and the insurer shall be prohibited from conducting a bail bond business in Indiana until the deposit has been replenished.
 - (g) The notice mailed by the clerk to the commissioner pursuant to











1	the terms of subsection (f) shall include:
2	(1) the date on which the defendant originally failed to appear as
3	provided in the bond;
4	(2) the date of compliance with subsection (b), if compliance was
5	achieved within three hundred sixty-five (365) days after the
6	mailing of the notice required by subsection (a)(2);
7	(3) the amount of the bond;
8	(4) the dollar amount of the late surrender fee due;
9	(5) the amount of costs resulting from the defendant's failure to
10	appear; and
11	(6) if applicable, the dollar amount of the judgment of forfeiture
12	entered by the court.
13	(h) Any surety on a bond may appeal to the court of appeals as in
14	other civil cases without moving for a new trial, and on the appeal the
15	evidence, if any, shall be reviewed.
16	(i) Fifty percent (50%) of the late surrender fees collected under this
17	chapter shall be deposited in the police pension trust fund established
18	under IC 36-8-10-12 and the remaining fifty percent (50%) shall be
19	deposited in the county extradition fund established under IC 35-33-14.
20	SECTION 6. IC 35-33-8-3.2, AS AMENDED BY P.L.111-2009,
21	SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
22	JULY 1, 2010]: Sec. 3.2. (a) A court may admit a defendant to bail and
23	impose any of the following conditions to assure the defendant's
24	appearance at any stage of the legal proceedings, or, upon a showing
25	of clear and convincing evidence that the defendant poses a risk of
26	physical danger to another person or the community, to assure the
27	public's physical safety:
28	(1) Require the defendant to:
29	(A) execute a bail bond with sufficient solvent sureties;
30	written by an insurer (as defined in IC 27-10-1-7);
31	(B) deposit cash or securities in an amount equal to the bail;
32	(C) execute a bond secured by real estate in the county, where
33	thirty-three hundredths (0.33) of the true tax value less
34	encumbrances is at least equal to the amount of the bail; or
35	(D) post a real estate bond; or
36	(E) (D) perform any combination of the requirements
37	described in clauses (A) through (D). (C).
38	If the court requires the defendant to deposit cash or cash and
39	another form of security as bail, the court may require the
40	defendant and each person who makes the deposit on behalf of the
41	defendant to execute an agreement that allows the court to retain

all or a part of the cash to pay publicly paid costs of



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1	representation and fines, costs, fees, and restitution that the court
2	may order the defendant to pay if the defendant is convicted. The
3	defendant must also pay the fee required by subsection (d).
4	(2) Require the defendant to execute:
5	(A) a bail bond by depositing cash or securities with the clerk
6	of the court in an amount not less than ten percent (10%) of
7	the bail; and
8	(B) an agreement that allows the court to retain all or a part of
9	the cash or securities to pay fines, costs, fees, and restitution
.0	that the court may order the defendant to pay if the defendant
.1	is convicted.
2	A portion of the deposit, not to exceed ten percent (10%) of the
.3	monetary value of the deposit or fifty dollars (\$50), whichever is
.4	the lesser amount, may be retained as an administrative fee. The
.5	clerk shall also retain from the deposit under this subdivision
.6	fines, costs, fees, and restitution as ordered by the court, publicly
7	paid costs of representation that shall be disposed of in
. 8	accordance with subsection (b), and the fee required by
9	subsection (d). In the event of the posting of a real estate bond,
20	the bond shall be used only to insure the presence of the
21	defendant at any stage of the legal proceedings, but shall not be
22	foreclosed for the payment of fines, costs, fees, or restitution. The
23	individual posting bail for the defendant or the defendant
24	admitted to bail under this subdivision must be notified by the
2.5	sheriff, court, or clerk that the defendant's deposit may be
26	forfeited under section 7 of this chapter or retained under
27	subsection (b). IC 27-10-2-15 applies to a deposit made under
28	this subdivision.
.9	(3) Impose reasonable restrictions on the activities, movements,
30	associations, and residence of the defendant during the period of
1	release.
32	(4) Require the defendant to refrain from any direct or indirect
33	contact with an individual and, if the defendant has been charged
34	with an offense under IC 35-46-3, any animal belonging to the
35	individual, including if the defendant has not been released from
66	lawful detention.
57	(5) Place the defendant under the reasonable supervision of a
8	probation officer, pretrial services agency, or other appropriate
19	public official. If the court places the defendant under the
10	supervision of a probation officer or pretrial services agency, the
1	court shall determine whether the defendant must pay the pretrial
12	services fee under section 3.3 of this chapter.



1	(6) Release the defendant into the care of a qualified person or
2	organization responsible for supervising the defendant and
3	assisting the defendant in appearing in court. The supervisor shall
4	maintain reasonable contact with the defendant in order to assist
5	the defendant in making arrangements to appear in court and,
6	where appropriate, shall accompany the defendant to court. The
7	supervisor need not be financially responsible for the defendant.
8	(7) Release the defendant on personal recognizance unless:
9	(A) the state presents evidence relevant to a risk by the
10	defendant:
11	(i) of nonappearance; or
12	(ii) to the physical safety of the public; and
13	(B) the court finds by a preponderance of the evidence that the
14	risk exists.
15	(8) Require a defendant charged with an offense under IC 35-46-3
16	to refrain from owning, harboring, or training an animal.
17	(9) Impose any other reasonable restrictions designed to assure
18	the defendant's presence in court or the physical safety of another
19	person or the community.
20	(b) Within thirty (30) days after disposition of the charges against
21	the defendant, the court that admitted the defendant to bail shall order
22	the clerk to remit the amount of the deposit remaining under subsection
23	(a)(2) to the defendant. The portion of the deposit that is not remitted
24	to the defendant shall be deposited by the clerk in the supplemental
25	public defender services fund established under IC 33-40-3.
26	(c) For purposes of subsection (b), "disposition" occurs when the
27	indictment or information is dismissed or the defendant is acquitted or
28	convicted of the charges.
29	(d) Except as provided in subsection (e), the clerk of the court shall:
30	(1) collect a fee of five dollars (\$5) from each bond or deposit
31	required under subsection (a)(1); and
32	(2) retain a fee of five dollars (\$5) from each deposit under
33	subsection (a)(2).
34	The clerk of the court shall semiannually remit the fees collected under
35	this subsection to the board of trustees of the public employees'
36	retirement fund for deposit in the special death benefit fund. The fee
37	required by subdivision (2) is in addition to the administrative fee
38	retained under subsection (a)(2).
39	(e) With the approval of the clerk of the court, the county sheriff
40	may collect the bail posted under this section. The county sheriff shall
41	remit the bail to the clerk of the court by the following business day

and remit monthly the five dollar (\$5) special death benefit fee to the



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1	county auditor.
2	(f) When a court imposes a condition of bail described in subsection
3	(a)(4):
4	(1) the clerk of the court shall comply with IC 5-2-9; and
5	(2) the prosecuting attorney shall file a confidential form
6	prescribed or approved by the division of state court
7	administration with the clerk.
8	SECTION 7. IC 35-33-8-7 IS AMENDED TO READ AS
9	FOLLOWS [EFFECTIVE JULY 1, 2010]: Sec. 7. (a) If a defendant:
10	(1) was admitted to bail under section 3.2(a)(2) of this chapter;
11	and
12	(2) has failed to appear before the court as ordered;
13	the court shall, except as provided in subsection (b) or section 8(b)
14	of this chapter, declare the bond forfeited not later than one
15	hundred twenty (120) days after the defendant's failure to appear
16	and issue a warrant for the defendant's arrest.
17	(b) In a criminal case, if the court having jurisdiction over the
18	criminal case receives written notice of a pending civil action or
19	unsatisfied judgment against the criminal defendant arising out of the
20	same transaction or occurrence forming the basis of the criminal case,
21	funds deposited with the clerk of the court under section 3.2(a)(2) of
22	this chapter may not be declared forfeited by the court, and the court
23	shall order the deposited funds to be held by the clerk. If there is an
24	entry of final judgment in favor of the plaintiff in the civil action, and
25	if the deposit and the bond are subject to forfeiture, the criminal court
26	shall order payment of all or any part of the deposit to the plaintiff in
27	the action, as is necessary to satisfy the judgment. The court shall then
28	order the remainder of the deposit, if any, and the bond forfeited.
29	(c) Any proceedings concerning the bond, or its forfeiture,
30	judgment, or execution of judgment, shall be held in the court that
31	admitted the defendant to bail.
32	(d) After a bond has been forfeited under subsection (a) or (b), the
33	clerk shall mail notice of forfeiture to the defendant. In addition, unless
34	the court finds that there was justification for the defendant's failure to
35	appear, the court shall immediately enter judgment, without pleadings
36	and without change of judge or change of venue, against the defendant
37	for the amount of the bail bond, and the clerk shall record the
38	judgment.
39	(e) If a bond is forfeited and the court has entered a judgment under
40	subsection (d), the clerk shall transfer to the state common school fund:
41	(1) any amount remaining on deposit with the court (less the fees
42	retained by the clerk); and



1	(2) any amount collected in satisfaction of the judgment.
2	(f) The clerk shall return a deposit, less the administrative fee, made
3	under section 3.2(a)(2) of this chapter to the defendant, if the defendant
4	appeared at trial and the other critical stages of the legal proceedings.

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